From: dave erlanson sr.

Moore, John (Matthew); (b) (6) ; pat@keeneeng.com; (b) (6) ; Jeffrey W. McCoy; (b) (6) ; Proline Mining; (b) (6) ; (b) (6) ; (b) (6) ; Ine Western Journal; Sam Gedge RE: \*\*\*\*\*\*NOTICE OF DELINQUENCY FOR CWA-10-2016-0109\*\*\*\*\*\* To:

Subject:

Friday, July 16, 2021 5:45:13 PM Date:

You, CONVICTED ME WITHOUT TRIAL, DEPRIVED MY DUE PROCESS BY NOT TRYING THE CASE IN A PROPER ARTICLE 3 COURT . THE EPA AND THE ADMINISTRATIVE JUDICIARY BOTH LACK jurisdiction[AS CHALLENGED SEVERAL TIMES, and never ADDRESSED] and did not regard the constitution, therefore under MARBURY V MADISON[SCOTUS 1803] YOU AND YOUR DECISION ARE NULL AND VOID; YOUR DECISION IS A NULLITY; SO I DO NOT OWE YOU ANYTHING UNLESS I HAVE A TRIAL BY JURY OF MY PEERS AND AM SUBSEQUENTLY FOUND GUILTY .TO INSTRUCT YOU, PLEASE READ ARTICLE 3 SECTION 2CLAUSE 3 OF THE UNITED STATES CONSTITUTION AND LEARN SOMETHING; ALSO READ THE 7<sup>TH</sup> AMENDMENT AND CONTINUE YOUR EDUCATION!!!.....I BEG YOU TO PROVE DIFFERENT ..... THE 4<sup>TH[BY EPA WITNESS TESTIMONY]</sup> THE 5<sup>TH</sup> THE 7<sup>TH</sup> THE 8<sup>TH</sup> AND 9<sup>TH</sup>[by epa witness testimony] AND 10<sup>TH</sup> AMNENDMENTS WERE VIOLATED BY THE EPA AND JUDGE COUGHLIN .WHERE A JUDGE ACTS WITHOUT JURISDICTION IS AN ACT OF TREASON [SEE U. S. V WILL 499US200,216,101CT CT 1980] ...THIS DOES NOT INCLUDE MANY IDAHO CONSTITUTIONAL PROVISIONS, INCLUDING IMMUNITY FROM PROSECUTION ......I BEG YOU TO DIFFER ....THANKS ,DAVE ERLANSON SR.///I WILL BE SEEING YOU IN FEDERAL COURT SOON .....YOU EITHER REVERSE YOUR DECISION AND PAY TO ME 5,000,000.00 IN DAMAGES OR GET READY to defend your unlawful actions against me!!!

Sent from Mail for Windows 10

From: Wise, Milton

**Sent:** Monday, July 12, 2021 12:19 PM

To: (b) (6)-D. Erlanson Email

Subject: \*\*\*\*\*\*NOTICE OF DELINQUENCY FOR CWA-10-2016-0109\*\*\*\*\*

To whom it may concern,

Our records indicate your account has been outstanding for more than 30 days and is delinquent. As previously indicated,

interest and handling charges have been added to the amount due now.

A summary of your account as of **07/12/21** is as follows: Case/Bill #: CWA-10-2016-0109 Interest Charges: 22.00

Handling Charges: 60.00

Due Date: **04/05/21** Penalty Charges: 33.00 Original Debt : **\$6,600.00** Less Payment : 0.00

Amount now due : \$6,715.00

Per Code of Federal Regulations (40 CFR-Chapter 1-Subchapter A-Part 13), if the debt is not fully paid within 30 days

from the bill date of this letter, you will be assessed additional interest and handling charges for each

30 day period the

bill remains unpaid. If the debt becomes 90 days past due you will also be assessed a penalty charge. These charges will

be assessed until the entire amount owed is collected. **Delinquent debt will be referred to the** 

## **Department of Treasury**

**for collection action on 08/12/2021**. The Department of Treasury will assess an additional servicing fee to the amount of a referred debt.

The Department of Treasury may also report debts to credit reporting agencies, refer debts to collection agencies, and

offset the amount from federal payments to the debtor and take other actions deemed necessary to collect the funds.

You have the right to inspect and copy our records related to this debt, request review within EPA of the agency's

determination of the debt, and enter into a written repayment agreement. Please contact **Milton** 

## Wise at

**513-569-7013 (wise.milton@epa.gov)** if you wish to initiate any of these actions or if you have any letter. **Please indicate the CASE/BILL No. on your payment, and make payable to U.S Treasury.** 

Regards,
Milton Wise
US Environmental Protection Agency
Cincinnati Finance Center
Account Receivable Branch
Phone: (513) 569 7013

**From:** Henderson, Jessica < Henderson. Jessica@epa.gov>

**Sent:** Friday, June 4, 2021 8:12 AM

To: (b) (6)-D. Erlanson Email

Subject: \*\*\*\*\*NOTICE OF DELINQUENCY FOR CWA-10-2016-0109\*\*\*\*\*

To whom it may concern,

Our records indicate your account has been outstanding for more than 30 days and is delinquent. As previously indicated,

interest and handling charges have been added to the amount due now.

A summary of your account as of 06/04/21 is as follows:

Case/Bill #: CWA-10-2016-0109

Due Date: 04/05/21 Original Debt: \$6,600.00 Interest Charges: 11.00 Handling Charges: 15.00 Penalty Charges: 0.00 Less Payment: 0.00

Amount now due : **\$6,626.00** 

Per Code of Federal Regulations (40 CFR-Chapter 1-Subchapter A-Part 13), if the debt is not fully

paid within 30 days

from the bill date of this letter, you will be assessed additional interest and handling charges for each 30 day period the

bill remains unpaid. If the debt becomes 90 days past due you will also be assessed a penalty charge. These charges will

be assessed until the entire amount owed is collected. Delinquent debt may also be referred to the Department of Treasury

**for collection action**. The Department of Treasury will assess an additional servicing fee to the amount of a referred debt.

The Department of Treasury may also report debts to credit reporting agencies, refer debts to collection agencies, and

offset the amount from federal payments to the debtor and take other actions deemed necessary to collect the funds

Thank you,

## Jessica Henderson,

Accountant
U.S. Environmental Protection Agency
Cincinnati Finance Office
Account Receivable Branch
(513) 487- 2718